### IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF OKLAHOMA

(1) GEORGE COLLINS and	)
(2) ALRIKA COLLINS,	)
Plaintiffs,	) )
V.	) Case No. 22-cv-00318-RAW-JAR
(1) STATE FARM FIRE AND CASUALTY COMPANY,	) ) ) ) JURY TRIAL DEMANDED
Defendant.	) ) )

## DEFENDANT STATE FARM FIRE AND CASUALTY COMPANY'S FINAL WITNESS LIST

COMES NOW the Defendant, State Farm Fire and Casualty Company, by and through its attorneys of record, John S. Gladd and J. Andrew Brown, of the law firm of Atkinson, Brittingham, Gladd, Fiasco & Edmonds, Tulsa, Oklahoma, and hereby submits its Final Witness List as follows:

#### **WITNESSES**

NO.	WITNESS	TESTIMONY
1.	George Collins	Testimony is expected to concern the claims
	c/o S. Alex Yaffe	in this litigation.
	Terry M. McKeever	_
	FOSHEE & YAFFE	
	P.O. Box 890420	
	Oklahoma City, OK 73170	
2.	Alrika Collins	Testimony is expected to concern the claims
	c/o S. Alex Yaffe	in this litigation.
	Terry M. McKeever	
	FOSHEE & YAFFE	
	P.O. Box 890420	
	Oklahoma City, OK 73170	
3.	State Farm Claim Representative(s)	Testimony is expected to concern the claims
	c/o Atkinson, Brittingham, Gladd,	in this litigation.
	Fiasco & Edmonds	
	525 S. Main Street, Suite 1500	
	Tulsa, OK 74103	
4.	State Farm Team Manager(s)	Testimony is expected to concern the claims

	c/o Atkinson, Brittingham, Gladd, Fiasco & Edmonds 525 S. Main Street, Suite 1500 Tulsa, OK 74103	in this litigation.
5.	Derek Vandorn c/o Berryman Enterprises 426 N.W. 5th Street, Suite 200 Oklahoma City, OK 73102	(To be deposed) Expert retained by State Farm expected to have testimony concerning estimates to repair damages to Plaintiffs' roof, condition of Plaintiffs' roof, repairs of Plaintiffs' roof and communication with other witnesses
6.	Records custodian(s) if necessary;	Expected to testify regarding authentication of documents
7.	Other witnesses identified in discovery	
8.	Any necessary rebuttal witnesses as needed	
9.	Any and all witnesses necessary to sponsor exhibits absent stipulation	
10.	Witnesses identified by Plaintiff not objected to by Defendant	
11.	Discovery in this matter is ongoing. I as discovery continues.	Defendant reserves the right to add witnesses

Respectfully submitted,

# ATKINSON, BRITTINGHAM, GLADD, FIASCO & EDMONDS

A PROFESSIONAL CORPORATION

/s/ J. Andrew Brown

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Attorney for Defendant SFF&CC

#### **CERTIFICATE OF SERVICE**

I hereby certify that on the 29<sup>th</sup> day of September, 2023, I electronically transmitted the attached document to the Clerk of the Court using the ECF System for filing and transmittal of a Notice of Electronic Filing to the following ECF registrants:

S. Alex Yaffe
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Attorneys for the Plaintiffs

/ s/ J. Andrew Brown
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